NOTICE OF FINAL SETTLEMENT Notice is hereby given to all creditors and others interested in the entate of John J. Myers, deceased, that I. George E. Myers, Executor of said estate, intend to make Final Settlement thereof at the next term of the Probate Court of Buchanan County, State of Missouri, to be held at the court home in St. Joseph, Missouri, on the second Menday of September, 1921.

GEORGIS E. MYERS,

Executor.

DORA KORBHOLITZ, (Seal) Administratrix.
Fred M. Wanner, Clerk of Probate

ADMINISTRATOR'S NOTICE

ADMINISTRATOR'S NOTICE

Notice is hereby given that Letters of Administration, upon the estate of Minnie I. Borden, deceased, have been granted to the undersigned, by the Probate Court of Buchanna County, Missourt, learing date of the 12th day of May, 1821.

All persons having claims against said estate are required to exhibit them to me for allowance, within six months from date of said letters, or they may be precluded from any beniefit of such estate; and if said enims be not exhibited within one year tran the date of the publication of this notice they will be forever barred.

A true copy, Attest:

A true copy, Allest
DUNCAN K. BORDEN,
(Seat) Administrator.
Fred M. Wanger, Clerk of Probate.

ORDER OF PUBLICATION In the Circuit Court of Buchanan county, Missourt, to the October

Term, A. D., 1921.

State of Missouri, County of Bu-

judgment rendered accordingly.

It is further ordered, that a copy
of this order be published in The St. Joseph Observer, a newspaper published in the County of Buchanan, for four weeks successively, the last insertion of which to be at least fifteen days before the next October, 1921, term of this Court.

A true copy Attest: EMMETT J. CROUSE. (Seal) Clerk. By Charles A. Redfearn, Deputy Clerk. Stephen E. Owen, Attorney for Plain-

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GUARDIAN'S NOTICE ORDER OF PUBLICATION

In the Circuit Court of Buchanan County, Missouri, to the October Term, A. D., 1221. State of Missouri, County of Bu-

Henry Winkler Defendant New at this day comes the plaintiff ADMINISTRATOR'S NOTICE

Notice is hereby given that I sters of Administration, upon the estate of Catharine Brockett, deceased, have been granted to the undersigned, by the Probate Court of Ruchanan County, Miscouri, hearing date of the 2nd day of June, 1921.

All persons having claims against said cetate are required to exhibit them to me for allowance, within six months from date of said letters, or they may be precluded from any benefit of such estate and if said claims he not exhibited within one year from the date of the publication of this notice, they will be forever barred,

Attested

Attested

Notice is hereby given that I sters of the state of the cathate in the states of the client, it is ordered that said non-resident defendant be notified by publication, as required by law, that said plaintiff has commenced her suit in this Court against said defendant by petition and affidoxift, the object and general nature of which is to obtain a decree of divorce from the defendant on the grounds of indigates such as to render her condition in tife as the wife of the defendant intolerable, in that defendant was cross, disagreeable and abusive to plaintiff; that defendant failed to provide the necessities of life for plaintiff and his infant child; by her attorney, and it appearing to the satisfaction of the Clerk of the they may be precluded from any benefit of such estate and if said claims be not exhibited within one year from the date of the publication of this notice, they will be forever barred, Attested

JOHN F. EROCKETT.

(Seal) Administrator.

Fred M. Wanger, Clerk of Probate.

(611)

ADMINISTRATRIX NOTICE

Notice w hereby given that Leilers of Administration, upon the estate of Philip Kerbholtz, deceased, have been granted to the undersized, by the Probate Court of Buchanan County, Missouri, bearing date of the 24th day of May, 1921.

All persons having claims against said estate are required to exhibit them to me for allowance, within six months from date of smid letters, or they may be precluded from any benefit of such estate; and if said claims he not exhibited within one year from the date of the publication of this notice, they will be forever barred.

Attest:

DORA KORBHO ATZ,

Joseph Observer, a newspaper published in the County of Buchanan, for four weeks successively, the last insertion of which to be at least fifteen days before the next October, 1921, term of this Court.

A frue copy, Attest: EMMETT J. CROUSE, (Seal)

Ey Chas. A. Redfearn, Deputy Clerk,
Elliatt Spalding, Attorney for Plaintiff.

ADMINISTRATOR'S NOTICE Notice is bereby-given that Letters Administration, upon the estate of

Mary J. Cornelins, deceased, have been granted to the undersigned, by the Probate Court of Buchanan Coun-ty, Missouri, bearing date of the 17th day of May, 1921.

All persons having claims against said estate are required to exhibit them to me for allowance, within six months from date of said letters, or they may be precluded from any ben-efit of such estate; and if said claims efit of such estate; and if said claims be not exhibited within one year from the date of the publication of this notice, they will be forever parred.

JOHN C. CORNELIUS. (Seal) Administrator. Fred M. Wanger, Clerk of Probate.

ADMINISTRATRIX NOTICE
Notice is hereby given that Letters
of Administration, upon the estate of
Morris Trilinsky, deceased, have been

Morris Trilinsky, deceased, have been granted to the undersigned, by the Probate Court of Buchanan County, Missouri, bearing date of the 8th day of June, 1921.

All persons having claims against said estate are required to exhibit them to me for allowance, within six months from date of said letters, or they may be precluded from any benefit of such estate; and if said claims be not exhibited within one year from the date of the publication of this notice, they will be forever barred.

Attested:

ETHEL TRILINSKY,

atice, they will be forever barred.
Altested:

AMANDA H. MAJOR. Fred M. Wanger, Clerk of Probate.

EXECUTRIX NOTICE

Notice is hereby given that Letters Testamentary, upon the estate of Elisha II. Poe, deceased, have been granted to the undersigned, by the Probate Caut of Buchanan County, Missouri, bearing date of the 14th day of June, 1921.

All persons having claims against said estate are required to exhibit them to me for allowance, within six months from date of said letters, or they may be precluded from any benhe not exhibited within one year from the date of the publication of the notice, they will be forever barred.

LIZZIE POE, (Seal) Executrix. Fred M. Wanger, Clerk of Probate.

KNEW THE WAY OF THE STUFF little story that throws some light a half. on the kind of liquor that is handed metropolis.

A stranger in the city, the story goes, went up to a barkeeper and ordered a drink.

After serving the stranger the barkeeper immediately grabbed him by to follow in prohibition's wake. the collar and hustled him to the door.

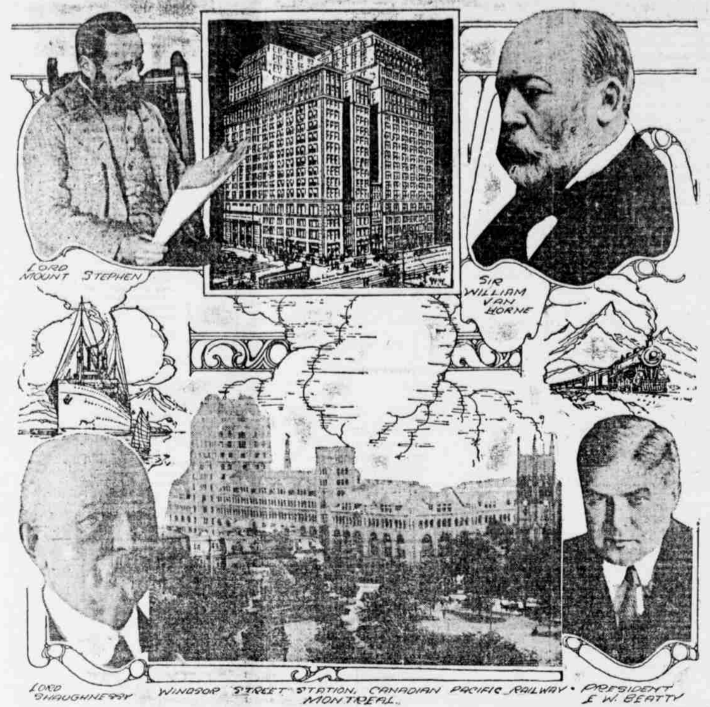
"Whaddye putting me out for?" the stranger demanded, indignantly. ain't started nothin' yet."

"I know," the barkeep replied, "but you are going to in a minute."

James Stillman is reported to have entered the building where his divorce suit is being tried before daylight, so as to avoid publicity. That must have been the reason why he creasingly difficult to banish alcohol. perience, that it cannot be brought stocks on hand, to prevent the forced publicity.-Kansas City Times.

COLOSSAL CARRIER OF THE NORTH NOW HAS A NEW HOME IN NEW YORK

STIZZOL TH



Because of the importance of transportation problems on both is one of the great romances of big business. Sixty years ago Captai business. Sixty years ago the Canadian Pacific 's New York representation, with the sole case that a railway of the freight department, in the new twenty-ene story Camadian Pacific Building, is regarded in transportation circles as a move of world-wide moment. Two floors of space in the great building, one block from the Grand Central Terminal, have been leased for twenty-one years at a rental of chount with the sole case and the succeeded him and william van Horne, the master builder of the railway and the waterways to Alaska and the waterways to Alaska and pacific Oceans, the Great Lakes and the waterways to Alaska and the specific Oceans, the Great Lakes and the waterways to Alaska and the united States, So was Lord Columbia. It employs nearly 100, 500 men: its fast trains bridge the Waster Canadian powers at a rental of chount with and William van Horne, the Manuel Columbia. It employs nearly 100, 500 men: its fast trains bridge the Wasterways to Alaska and the waterways to Alaska and the united States, Source delication of the Company. It was a tracking of the Canadian Pacific Oce

and Reckless Contempt and Failure known violators of this inhibition. to Observe the Laws Now On the Statute Books or a Greater Number of People Now Incarcerated in Penal Establishments or in the Insane Asylums of the Country in year." the taletal a

The glowing promises that with weary be at rest have not been ful-

filled. Nebraska has been "dry" for more than four years. The whole country Tom Daiy, humorist and poet, tells has been "dry" for nearly a year and

remembering that lower taxes and diminishing crime and empty jails were among the good things that were

One good thing prohibition is in fair way to accomplish. From all except a few of the wettest spots on the map the open saloon has disappeared. This result the law has brought about the law. Any law with a preponderant majority behind it can and will be enforced within reasonable bounds.

And Saloons Should Go

runner, persist. As was said in congress, in the course of the discussion of the bill to "tighten up" prohibition two or three generations, may bring losses. And when is that time? It is enforcement: "The demand for liquor about a change of sentiment as to the when the export markets right themexists today, and so long as it does, rules that may properly govern per- solves, when foreign exchange be-PROPERTION IS NO NEARER A it will be supplied by one means or another." People have been made to see that they have no right to the saloon. They have not been made to see that they have no right to pro- the race did not end with the adop- time, and the bankers very well know cure liquor to drink in their own tion of the Eighteenth amendment. it; and if the president does not know accept or back up this portion of the by law, as the alternative to regula- in duty bound to tell him so. law, even though it is written into tion by law, has yet to prove itself. Never Before in the History of the the constitution of the United States. United States Has There Been So There is no healthy and resolute publaws on the subject. Much Crime and Such a General lie opinion to visit disgrace upon

Representative Kahn of California said: "There are members here who vote for prohibition and who drink more liquor in a week than I do in a

The fact is notorious, outside congress as well as inside. In every community there were all too many anxious to vote prohibition on the the advent of prohibition the wicked other fellow, but not ready, and now would cease from troubling and the refusing, to accept it as applying to themselves.

Brought Into Discepute

The result has been to bring not alone the law but the constitution itself into disrepute. In its first stages, whatever may come later, bone dry It is not the fault of prohibition prohibition has been a breeder of West and South was a curious piece Kneass and his wife lived together out in the drinking places of the that the penitentiaries are taxed to lawlessness and of loss of respect for capacity and the tax rate is higher law. It is a question open to debate of the dinner conference that "the the se and time. After that the world than it ever was, but we can't help whether this evil be not as great and prohibition was designed to remedy Not merely dissolute and disreputable people but those of the highest respectability, crowned with the highest honors, charged with the most solemn now numbered among the habitually because public sentiment backs up shielding robes and become a brazen before the horse western and south- gray." Souvenir hunters chipped commonplace.

as yet accepted it. Perhaps a cam- when they can be liquidated either to paign of education, conducted through some advantage or without ruinous sonal conduct

If Not-It Should

Obviously the campaign to banish world for American products has alcohol as one of the dread curses of been improved. There is no other not It has only just begun. Prohibition

publican, though off the reservation. suffice to protect him from the unsparing wrath of Omaha's political pulpiteers?-Omaha World-Herald.

FED HIM SLOGANS

The Bankers at the Harding Dinner Give President Curious Advice.

world by righting itself."

This is like saying that the best Already it can be said, from the House cannot easily be surpassed.

test of a very short experience, that These bankers have locally been It has been found fairly easy to of the public drinking places. It is growers, to finance the wool and new slabs mark the graves. banish the salcon. It is found in- too early to say, on the basis of ex- wheat growers, all with large unsold moonshiner, bootlegger and blockade drinking, merely because it has not nurse them along against a time were found in any of them.

comes more stabilized and when the purchasing power of the outside it, all the more should they have fel

But instead they seem to have That is why congress is still making him with ridiculous slogans like the one quoted. We are accordingly And it is locally interesting to ob, warranted in believing that they went serve that Omaha's congressman, Mr. further and advised the president Jefferies, voted against the bill to that the more tariff bills he signed, put his finger on a sore spot when he prohibit the use of wine and beer for calculated to cripple the buying power medicinal purposes and otherwise to of our export markets and stir them strengthen the Volstead enforcement to retaliatory action, the sooner the act. Will the fact that he is a re- home market will right itself and so right the world.

Nelson Kneass composer of the melody of "Ben Bolt." did not die unknown to go to an unmarked grave. The Kansas City papers recently re printed a story from the Detroit News telling of the funeral years ago of a man supposed to be Kneass. In the middle of the ceremony Kneass himself entered the, room. The body That meeting of President Harding thought to be his was only an unlast week with the bankers of the known "floater." After the incident of business. We learn from reports for a while, but later separated for slogan which the bankers impressed at large lost sight of the composer. menacing as the admitted evil that upon the president was that the But Charles E. Freeman, Miami, Fla., United States can best right the formerly a resident of Chillicothe, Mo., writes that both Kneass and his wife are buried in Chillicothe. The way to right the export markets of composer died in 1868 while in that the United States is to right the home city with a theatrical company. Col responsibilities of government, are markets, which need righting only W. B. Leach took care of him, while because the export markets need he was ill and buried him, marking lawiess. Hypocrisy has thrown off its righting. In ability to put the cart the grave with "a slab of granito ern bankers at dinner in the White most of the block away, but a few years ago when Mrs. Knesss died her body was taken to Chillicothe and

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Optical Goods. LENSES THAT FIT THE EYES

Yes, farm life is certainly hard on public opinion will accept the closing called upon to finance the cotton buried beside her husband. Now two a man and they can't stand it long. There's John S. Shumate, for instance that the Richmond News says is still actively engaged in farming at the brought the divorce suit-to avoid The home brewer and distiller, the to accept the rule against private liquidation of these stocks and to Wednesday night, but no "goods" mere age of 80. His son is all the help he has.